

United States District Court  
Southern District of New York

James A. Gray O'Neill

✓

New York state et. als

Complaint

to the Honorable Court

Appears Mr. James A. Gray O'Neill in its own Right who  
Subscribes and very respectfully exposes, alleges and  
requests.

1. Mr. James A. Gray O'Neill arrives in Buffalo city, NY  
for first time in January of 2012 from the city  
of San Juan PR where he had pending unfinished  
legal matters.
2. Mr. James A. Gray O'Neill enrolled in the National  
Teacher/Teacher school Buffalo NY and after an  
orientation to obtain his same PR licence but  
in the United States.

3. That Mr. James Diaz Onell obtained a student loan studying 4 and half months and graduated with a license he always had but from the state of New York.
4. That Mr. James Diaz Onell started working in the transportation industry for companies over the road 48 states, in his home time Mr. James Diaz Onell was returning to the city of Buffalo.
5. Mr. James Diaz Onell had requested an apartment in Marine drive apartments, the list came to his home and Mr. James Diaz Onell accepted the apartment.
6. everything in the apartment inside was new purchased on credit with a credit just granted by the banks.
7. Mr. James Diaz Onell got a local job in the city in a Hershey's chocolate plant.
8. Mr. James Diaz Onell bought a vehicle Mazda protege 1997
9. one morning Mr. James Diaz Onell left his apartment and the vehicle was not there.

10. When Consulting the Marine drive apartments security guard He indicated that the administration room called to be taken away.
11. The car was identified with a tag the apartment number Mr. James A. Diaz Onull owed no rent and the car was registered in DMV and in the parking lot of the building.
12. Mr. James A. Diaz Onull claimed in the Marine drive office and got the answer sentence.
13. Mr. James A. Diaz Onull wrote to Mr. David Rodriguez lawyer of Buffalo Housing Authority to the legal division in claim reasons and of your vehicle.
14. Being the claim process under the attention of Mr. Rodriguez Collaterally initiated an eviction process.
15. The Court indicated on September 4, '14 for the eviction process.
16. Mr. James A. Diaz Onull waited for the date to clarify situations to the Court.

17. On September 2, 2004 after arriving from his job at the Hershey's plant in Buffalo and being in the kitchen area opens the apartment door a group of police with a copy of the key.
18. This group of police kidnaps me from inside the apartment with the shower on and with the stove on and I naked inside the apartment because I was going to take a bath I had just arrived from work.
19. They took me in kidnapping to the Holding Center of the Erie County where criminal charges were never delivered.
20. This matter had 7 dates in the Court, I never received criminal charges, we indicated to the Court on multiple occasions and charges were never handed to us the public defender was dismissed.
21. After the public defender was fired on multiple occasions in one of the hearings they released me and told me that the charges were dismissed.



22. already at that time irreparable damage was done & the post had expired in the mail I could not attend the eviction hearing even when the judge was informed the personal credit with the bank was damaged.

23. it should be noted that I was tried to assassinate inside the holding center the County in cell 44 when before my claim of charges they separated me from the population and put me in cell 44.

24. Certainly this planned kidnapping affected legal proceedings and complaints submitted in recent days to planned arrest.

25. Officer Macy Manufactured about 8 serious charges two days before a court hearing.

26. I visit buffalo ny in September 2018 for personal reasons and I get arrested again for the same alleged reasons of 2017

27. this time they went further kidnapped me and put me in a psychiatric hospital against my will to dismiss the fabricated charges

28. It should be noted that the public interest lawyers were dismissed the exit letters from the Holding Center were intercepted and never reached their destination

29. They made charges they kidnapped me. and then they made a medical record to dismiss the charges, after affecting legal proceedings initiated.

30. Certainly a planned sequel.

for all of which

\$200,000,000.00 Millions Dollars are requested under 42 USC 1983, CIV. RIGHTS, Constitutional Rights in Damages

Respectfully Submitted

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Today September 13, 19